

Reset Form**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MISSOURI**DOUGLAS HARTMAN and
LESLIE HARTMAN,

Plaintiff(s),

vs.

L-3 COMMUNICATIONS EOTECH, INC.
and L-3 TECHNOLOGIES, INC.,

Defendant(s).

Case No. 4:18-CV-869

**DISCLOSURE OF ORGANIZATIONAL INTERESTS
CERTIFICATE**

Pursuant to Local Rule 3-2.09 of the Local Rules of the United States District Court for the Eastern District of Missouri and Federal Rule of Civil Procedure 7.1, Counsel of record for Defendants hereby discloses the following organizational interests:

1. If the subject organization is a corporation,

a. Its parent companies or corporations (if none, state "none"):

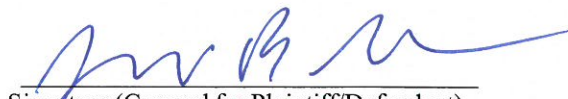
Defendant L-3 Technologies, Inc. ("L-3"): None; L-3's common stock is publicly traded on the New York Stock Exchange. Based on publicly available securities law filings, no person beneficially owns more than ten percent of L-3's common stock other than The Vanguard Group, Inc. (Defendant L-3 Communications EOTech, Inc is an unincorporated business unit of L-3).

b. Its subsidiaries not wholly owned by the subject corporation (if none, state "none"):

Aviation Communication and Surveillance Systems, LLC; Beijing MAPPS-SERI Technology Company Ltd.; Combat Advanced Propulsion, LLC; FAST Holdings Limited; FAST Training Services Limited; Honeywell TCAS Inc.; L-3 Security Equipment Trading (Beijing) Co., Ltd.; MHA-Stopford Limited

c. Any publicly held company or corporation that owns ten percent (10%) or more of the subject corporation's stock (if none, state "none"):

2. If the subject organization is a limited liability company or a limited liability partnership, its members and each member's state of citizenship:

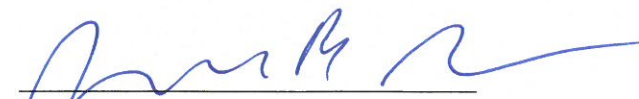


Signature (Counsel for Plaintiff/Defendant)

Print Name: James B. MartinAddress: 7733 Forsyth Blvd., #1900City/State/Zip: St. Louis, MO 63105Phone: (314) 889-7300Certificate of Service

I hereby certify that a true copy of the foregoing Disclosure of Organizational Interests Certificate was served (by mail, by hand delivery, or by electronic notice) on all parties on:

June 6, 2018.



Signature